

AMENDMENTS TO THE DRAWINGS:

The attached drawing(s) include changes to FIG. 18. Specifically, in FIG. 18, reference numerals 353a, 353b and 353c were deleted.

Approval of these changes to the Drawings is respectfully requested.

REMARKS

In accordance with the foregoing, FIG. 18 has been amended. Claims 1 and 22 have been amended. Claims 1-30 are pending and under consideration.

The drawing objections are overcome by the present amendments.

The rejections based on Narui are now discussed. Using independent claim 1 as an example, this claim recites executing a display setting program according to a user; displaying a main window in response to the executing according to the user. In contrast, Narui does not execute the display setting program according to a user. Instead, this reference teaches a screen 304 is invoked in two situations (1) when the monitor is connected for the first time and (2) when a user changes monitor parameters using an application produced by another manufacture. Narui, col. 3, ln. 9-14. Therefore, it is not a user that initiates the sequence.

Furthermore, dependent claim 9 recites a display button corresponding to a first setting group including a resolution setting, a brightness setting, a contrast setting, and a clock and phase setting; a geometry button corresponding to a second setting group including a position setting; and a color button corresponding to a third setting group including a calibration setting, and a color temperature setting, wherein when each menu button is selected, a window to adjust the display setting belonging to the corresponding setting group is opened.

These features of claim 9 were previously pointed out to the Examiner. In response, the Examiner relies upon *KSR Int'l Co. v. Teleflex Inc.*, 82 USPQ2d 1385 (Sup. Ct. 2007). Specifically, the Examiner relies upon the Court's statement regarding "the need for caution in granting a patent based on the combination of elements found in the prior art." However, it is respectfully submitted that this statement does not apply in the present case, because all of the recited elements are not found in the prior art.

The remaining references do not overcome these deficiencies. Accordingly, withdrawal of the rejections is requested.

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

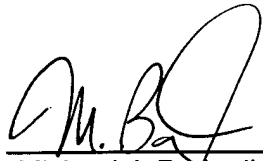
Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

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By: 
Michael J. Badagliacca
Registration No. 39,099

1201 New York Avenue, NW, 7th Floor
Washington, D.C. 20005
Telephone: (202) 434-1500
Facsimile: (202) 434-1501